

PATENT APPLICATION ATTNY. DOCKET NO.: 47097-01249USPT

RULES 63 AND 67 (37 C.F.R. 1.63 and 1.67) **DECLARATION AND POWER OF ATTORNEY**

FOR UTILITY/DESIGN/CIP/PCT NATIONAL APPLICATIONS

As a below named inventor, I hereby declare that:

]	My res	idence, p	oost office address and	d citizenship are as st	ated below next to	my name; and
for whic	h a pa	tent is so	am the original, first ought on the invention ification of which: (m	on entitled: FIBER-	_	
-		(a)	is attached hereto.			
-	<u>X</u> .	(b)		ry 10, 2004 as Appl (if applicat		10/775,601, and was
-		(c)	was filed as PCT Intand was amended on	ternational Application	on No. PCT/ (if applicable).	on
-		(d)	was filed onwas issued a Notice	as Appl of Allowance on	ication Serial No.	and
	ition, i	ncluding	that I have review the claims as amen			
of this ap as the su application disclose defined i	oplication of the control of the con	ion as de natter of he mann Office a	the duty to disclose all fined in 37 CFR § 1. Feach of the claims of the provided by the first information knows 66 which became avaitional filing date of the	56. If this is a continuous of this application is a rest paragraph of 35 Unit of the material of the material of the material of the material of the setween the filter of the setween the filter of the setween the filter of the setween the setwee	uation-in-part (CIF not disclosed in th J.S.C. § 112, I ack al to patentability	P) application, insofar the prior United States nowledge the duty to of the application as
application application claimed in	on(s) fon for in this	or patent patent o applicati	foreign priority bent to rinventor's certification and having a filingriority is claimed, be	cate listed below and te filed by me or my g date (1) before that	have also identified assignee disclosing of the application of	ed below any foreigning the subject matter
PRIOR	FORE	IGN PA	<u>TENTS</u>			
Number	<u>r</u>	<u>Coun</u>	- -	Date first laid-	Date patented	Priority Claimed
NONE			/Year Filed	open or Published	or Granted	Yes No

PRIC

Number	Country	Month/Day	Date first laid-	Date patented	Priority Claimed	
NONE		/Year Filed	open or Published	or Granted	Yes	No
NONE						

I hereby claim the benefit under 35 U.S.C. § 119(e), § 120 and/or § 365 of any United States application(s) listed below and PCT international applications listed above or below:

PRIOR U.S. OR PCT APPLICATIONS

NONE		
(Application Serial No.)	(Filing Date)	(Status)

I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below:

PRIOR PROVISIONAL APPLICATIONS

NONE		
(Application Serial No.)	(Filing Date)	(Status)

I hereby appoint:

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all of the firm of **JENKENS & GILCHRIST**, a **Professional Corporation**, 225 West Washington Street, Suite 2600, Chicago, IL 60606-3418, as my attorneys and/or agents, with full power of substitution and revocation, to prosecute this application, provisionals thereof, continuations, continuations-in-part, divisionals, appeals, reissues, substitutions, and extensions thereof and to transact all business in the United States Patent and Trademark Office connected therewith, to appoint any individuals under an associate power of attorney and to file and prosecute any international patent application filed thereon before any international authorities, and I hereby authorize them to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/organization who/which first sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct them in writing to the contrary.

NAMED INVENTOR(S)

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

	BRENT L. HILD	Bt 1 UN	6/29/04
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